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²When the institution certifies that all undergraduate students enrolled for a minimum of 12 or 13 semester hours or the equivalent are charged full-time tuition, or considered full time for other administrative purposes, such minimum hours will establish the criteria for full-time measurement. When 12 hours is properly certified as full time, VA will measure 9 through 11 hours as ½ time, 6 through 8 hours as ½ time, 6 through 8 hours as ½ time, 4 through 5 hours as less than ½ time and 1 through 3 hours as ½ time or less. VA will measure all other undergraduate courses as indicated in the table for undergraduate or professional courses, as appropriate, but when 13 credit hours or the equivalent is certified as full time, ¾ time will be 10 through 12 hours. When, in accordance with §21.4273(a), a responsible official of a school certifies that a lesser number of hours constitute full time, ¾ time, ½ time, less than ½ time and more than ¼ time, or ¼ time or less, VA will accept the certification for measurement purposes ment purposes.

To meet criteria for full-time measurement in standard collegiate courses which include required noncredit deficiency courses, in the absence of a certification under §21.4272(k), VA will convert the noncredit deficiency courses on the basis of the applicable measurement criteria, as follows: 18 or 22 clock hours, 4 "Carnegie Units," or 12, 13, or 14 (as appropriate) semester hours equal full time. The credit-hour equivalent of such noncredit courses may constitute any portion of the required hours for full-time

measurement.

3 Class sessions measured on basis of not less than 50 minutes of classroom instruction. Supervised study periods, class breaks and rest periods are excluded.

⁴Supervised study must be excluded.

5 Full-time training will consist of the number of hours which constitute the standard workweek of the training establishment, but not less than 30 hours unless a lesser number of hours is established as the standard workweek for the particular establish-

ment through bona fide collective bargaining between employers and employees.

In measuring net instruction there will be included customary intervals not to exceed 10 minutes between classes. Shop practice and rest periods are excluded. Supervised instruction periods in school's shops in farm cooperative programs and the time involved in field trips and individual and group instruction may be included in computing the clock hour requirements.

For full-time training the 440 clock hours a year may be prescheduled to provide not less than 80 clock hours in any 3-month

[44 FR 62503, Oct. 31, 1979, as amended at 45 FR 73479, Nov. 5, 1980; 48 FR 37992, Aug. 22, 1983; 50 FR 21605, May 28, 1985; 50 FR 43135, Oct. 24, 1985; 54 FR 48549, Dec. 1, 1988; 54 FR 33891, Aug. 17, 1989; 57 FR 29804, July 7, 1992; 57 FR 35628, Aug. 10, 1992; 61 FR 6784, Feb. 22, 1996; 62 FR 55760, Oct. 28, 1997]

§21.4271 [Reserved]

§21.4272 Collegiate course measurement.

VA will measure a college level course in an institution of higher learning on a credit-hour basis provided all the conditions under paragraph (a) or (b) of this section are met. See also §21.4273.

(Authority: 38 U.S.C. 3688)

- (a) Degree courses—accredited or candidate. VA will measure a degree course on a credit-hour basis when-
- (1) An institution of higher learning offers the course; and
- (2) A nationally recognized accrediting association either-
- (i) Accredits the institution of higher learning, or
- (ii) Recognizes the institution as a candidate for accreditation; and
- (3) The credits earned in the course can be applied towards an associate, baccalaureate or higher degree which
- (i) Appropriate to the level of the institution of higher learning's accreditation, or
- (ii) Appropriate to the level of the institution of higher learning's candidacy for accreditation; and
- (4) The course is offered on a semester-hour or quarter-hour basis, and

- (5) The degree to which the course credits are applicable either-
- (i) Is granted by the institution of higher learning offering the course,
- (ii) Is a part of a concurrent enrollment as described in §21.4233(b), or
- (iii) Is being pursued by a nonmatriculated student as provided in §21.4252(1)(1), (2) or (3).
- (b) Degree courses—nonaccredited. VA will measure on a credit-hour basis a degree course which does not meet the requirements of paragraph (a) of this section when-
- (1) The course is offered on a semester- or quarter-hour basis, and
- (2) The course leads to an associate, baccalaureate, or higher degree, which is granted by the school offering the degree under authority specifically conferred by a State education agency, and
- (3) The school will furnish a letter from a State university or letters from three schools that are full members of a nationally recognized accrediting association. In each letter the State university or accredited school must certify either:
- (i) That credits have been accepted on transfer at full value without reservation, in partial fulfillment of the requirements for a baccalaureate or higher degree for at least three students within the last 5 years, and that

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at least 40 percent of the subjects within each curriculum, for which credithour measurement is sought, has been accepted without reservation by the certifying State university or accredited school, or

(ii) That in the last 5 years at least three students, who have received a baccalaureate or higher degree as a result of having completed the non-accredited course, have been admitted without reservation into a graduate or advanced professional program offered by the certifying State university or accredited school.

(Authority: 38 U.S.C. 3688(b))

- (c) [Reserved]
- (d) Course measurement general. When an undergraduate course qualifies for credit-hour measurement, VA will measure it according to the table contained in §21.4270(c) of this part.

(Authority: 38 U.S.C. 3688(a); Pub. L. 99-576)

- (e)-(f) [Reserved]
- (g) Course measurement; nonstandard terms. (1) When a term is not a standard semester or quarter as defined in §21.4200(b), the Department of Veterans Affairs will determine the equivalent for full-time training by:
- (i) Multiplying the credits to be earned in the term by 18 if credit is granted in semester hours, or by 12 if credit is granted in quarter hours, and
- (ii) Dividing the product by the number of whole weeks in the term.
- (2) In determining whole weeks for this formula VA will—
- (i) Determine the number of days from the beginning to the end of the term as certified by the educational institution, substracting any vacation period of 7 days or more;
- (ii) Divide the number of days in the term by 7:
- (iii) Disregard a remainder of 3 days or less, and
- (iv) Consider 4 days or more to be a whole week.

(Authority: 38 U.S.C. 3688(b))

(3) The quotient resulting from the use of the formula is called equivalent credit hours. VA treats equivalent

credit hours as credit hours for measurement purposes.

(Authority: 38 U.S.C. 3688(b))

- (h)-(i) [Reserved]
- (j) Course measurement; credit course taken under special circumstances. If a course is acceptable for credit, but the educational institution does not award credit to the veteran or eligible person because he or she has not met college entrance requirements or for some other valid reason, the Department of Veterans Affairs will measure the course as though it were pursued for credit, provided the veteran or eligible person performs all of the work prescribed for other students who are enrolled for credit.

(Authority: 38 U.S.C. 3688(b))

- (k) Course measurement; noncredit courses. (1) Except for courses leading to a secondary school diploma or equivalent, the Department of Veterans Affairs will measure noncredit courses given by an institution of higher learning on a quarter- or semester-hour basis if the institution considers them to be the equivalent, for other administrative purposes, of undergraduate courses that lead to a standard college degree at the institution of higher learning.
- (2) The Department of Veterans Affairs shall measure other noncredit courses under the appropriate criteria of §21.4270.
- (3) Where a school requires a veteran or eligible person to pursue noncredit deficiency, remedial or refresher courses in order to meet scholastic or entrance requirements, the school will certify the credit-hour equivalent of the noncredit deficiency, remedial or refresher courses in addition to the credit hours for which the veteran or eligible person is enrolled. The Department of Veterans Affairs will measure

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the course on the total of the credit hours and credit-hour equivalency.

(Authority: 38 U.S.C. 3688)

[31 FR 6774, May 6, 1966, as amended at 32 FR 13407, Sept. 23, 1967; 41 FR 47930, Nov. 1, 1976; 43 FR 35307, Aug. 9, 1978; 43 FR 49982, Oct. 26, 1978; 48 FR 37992, Aug. 22, 1983; 50 FR 21605, May 28, 1985; 51 FR 6412, Feb. 24, 1986; 54 FR 13065, Mar. 30, 1989; 54 FR 33894, Aug. 17, 1989; 61 FR 6784, Feb. 22, 1996; 72 FR 16977, Apr. 5, 2007]

§21.4273 Collegiate graduate.

- (a) In residence. (1) The Department of Veterans Affairs will measure a non-accredited graduate or advanced professional course (other than a law course) as provided in §21.4272. The Department of Veterans Affairs will measure a nonaccredited law course as stated in §21.4274.
- (2) An accredited graduate or advanced professional course, including law as specified in §21.4274, pursued in residence at an institution of higher learning will be measured in accordance with §21.4272 unless it is the established policy of the school to consider less than 14 semester hours or the equivalent as full-time enrollment, or the course includes research, thesis preparation, or a comparable prescribed activity beyond that normally required for the preparation of ordinary classroom assignments. In either case a responsible official of the school will certify that the veteran or eligible person is pursuing the course full, three-quarter, one-half, less than onehalf but more than one-quarter, or one quarter or less time.

(Authority: 38 U.S.C. 3688(b))

- (b) In absentia. A responsible official of the school will certify a program of research pursued by a veteran or eligible person in absentia as full, three-fourths, one-half, less than one-half but more than one-quarter, or one-quarter or less time, and the activity will be assessed by the Department of Veterans Affairs accordingly when:
- (1) The research activity is defined and organized so as to enable the certifying official to evaluate the time required for its successful pursuit, and
- (2) The time certified for the research activity is independent of the time de-

voted to any employment situation in which the veteran or eligible person might be engaged.

(c) Undergraduate or combination. If a graduate student is enrolled in both graduate and undergraduate courses concurrently, or solely in undergraduate courses, VA will measure such an enrollment using the provisions of §21.4272 or the graduate school's assessment of training time, whichever will result in a higher monthly rate for the veteran.

(Authority: 38 U.S.C. 3668(b); Pub. L. 102–568) [31 FR 6774, May 6, 1966, as amended at 31 FR 8293, June 14, 1966; 32 FR 4411, Mar. 23, 1967; 50 FR 21606, May 28, 1985; 61 FR 28755, June 6, 1996]

§21.4274 Law courses.

- (a) Accredited. A law course in an accredited law school leading to a standard professional law degree will be assessed as provided in §21.4273(a).
- (b) Nonaccredited. A law course leading to a professional law degree, completion of which will satisfy State educational requirements for admission to legal practice, pursued in a nonaccredited law school which requires for admission to the course at least 60 standard semester units of credit or the equivalent in quarter units of credit, will be assessed on the basis of 12 class sessions per week for full-time attendance. If the course does not meet these requirements it will be assessed on the basis of clock hours of attendance per week.

[36 FR 18304, Sept. 11, 1971, as amended at 38 FR 19371, July 20, 1973; 41 FR 47931, Nov. 1, 1976]

§ 21.4275 Practical training courses; measurement.

(a) Medical and dental residencies and osteopathic internships and residencies. VA will measure medical and dental residencies, and osteopathic internships and residencies as provided in \$21.4270(c) of this part if they are accredited and approved in accordance with \$21.4265(a) of this part.

(Authority: 38 U.S.C. 3688(b); Pub. L. 99–576)